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8	Attorneys for Defendant CITY AND COUNTY OF SAN FRANCISCO)	
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11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	ROBERT CRUZ and DARWIN DIAS,	Case No. C08-00244 MEJ (BZ)	
14	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE TRIAL DATE AND RELATED PRETRIAL DEADLINES	
15	vs.		
16	CITY AND COUNTY OF SAN FRANCISCO, DOES 1-10, Inclusive,		
17	•	Date Action Filed: Trial Date:	January 14, 2008 May 18, 2009
18	Defendants.	Thai Date.	May 16, 2009
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The undersigned parties, through counsel, STIPULATE and AGREE and jointly request modification of the Court's April 23, 2008 Case Management and Pretrial Order as follows:

- Disclosure of Experts (retained and non-retained): Monday, December 22, 2008
- Disclosure of Rebuttal Experts: Friday, January 2, 2009
- Non-Expert Discovery Cutoff: Monday, January 12, 2009
- Expert Discovery Cutoff: Monday, January 12, 2009
- Dispositive Motions to Be Filed By: Monday, February 9, 2009
- Dispositive Motions to Be Heard By: Thursday, March 19, 2009
- Meet & Confer re: Joint Pretrial Statement: Monday, May 18, 2009
- Joint Pretrial Statement to be Filed: Monday, June 1, 2009
- Motions in Limine to be Filed: Monday, June 1, 2009
- Oppositions to Motions in Limine to be Filed: Monday, June 8, 2009
- Trial Briefs, Joint Voir Dire, and Jury Instructions to be filed: Tuesday, June 16, 2009
- Pretrial Conference: Thursday, June 18, 2009 at 10:00 a.m.
- Final Pretrial Conference: Thursday, July 16, 2009 at 10:00 a.m.
- Trial Date: Monday, July 20, 2009, Courtroom B, 15th Fl.

The parties make this request based on the following circumstances:

- The parties, having attended a Settlement Conference with Honorable Magistrate
 Judge Bernard Zimmerman on August 22, 2008, are continuing to negotiate a
 resolution of this action.
- 2. The parties believe a 60-day extension of the trial date and all related pre-trial deadlines will promote their settlement efforts. If the dates are not continued, the upcoming discovery cutoff will compel the parties to begin immediate full discovery in preparation for summary judgment and other motion work. The increase in fees and costs resultant from this work would make the case much less likely to settle.
- 3. The parties therefore request continuation of the trial date and pretrial deadlines as set forth above.

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SIGNATURE PAGE TO STIPULATION AND [PROPOSED] ORDER TO CONTINUE TRIAL DATE AND RELATED PRETRIAL DEADLINES

2 3 STIPULATED AND AGREED: 4 5 6 Dated: August 27, 2008 7 **DENNIS J. HERRERA** City Attorney 8 **DANNY CHOU** Chief of Complex and Special Litigation 9 JAMES M. EMERY Chief of Complex Litigation 10 ERIN BERNSTEIN Deputy City Attorney 11 12 By: //s// **ERIN BERNSTEIN** 13 Attorneys for Defendant 14 CITY AND COUNTY OF SAN FRANCISCO 15 16 Dated: August 27, 2008 17 PAUL REIN JULIE OSTIL 18 19 By:_ JULIE OSTIL 20 Attorneys for Plaintiffs 21 ROBERT CRUZ AND DARWIN DIAS 22 23 24 25 26

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